

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
WACO DIVISION**

**GREENTHREAD, LLC**

**Plaintiff,**

**vs.**

**DELL INC., DELL TECHNOLOGIES INC.;  
SONY GROUP CORPORATION, SONY  
SEMICONDUCTOR SOLUTIONS CORP.,  
SONY SEMICONDUCTOR  
MANUFACTURING CORP., SONY MOBILE  
COMMUNICATIONS, INC., SONY  
INTERACTIVE ENTERTAINMENT INC.,  
SONY INTERACTIVE ENTERTAINMENT  
LLC., SONY CORPORATION OF AMERICA,  
AND SONY ELECTRONICS INC.**

**Defendants.**

**Civil Action No. 6:22-cv-105-ADA**

**JURY TRIAL DEMANDED**

**SECOND AMENDED COMPLAINT FOR PATENT INFRINGEMENT**

Plaintiff Greenthread, LLC (“Greenthread” or “Plaintiff”) files this Second Amended Complaint against Sony Group Corporation, Sony Semiconductor Solutions Corporation, Sony Semiconductor Manufacturing Corporation, Sony Mobile Communications, Inc., Sony Interactive Entertainment Inc., Sony Interactive Entertainment LLC., Sony Corporation of America, and Sony Electronics (collectively “Sony” or “Sony Defendants”), and Dell Inc. and Dell Technologies Inc. (collectively, “Dell,” or “Dell Defendants,” and together with Sony, “Defendants”) pursuant to Local Rule CV-15, and hereby alleges as follows:

**THE NATURE OF THE ACTION**

1. Greenthread owns a family of patents related to transistors and other components of integrated semiconductor devices. Greenthread’s patented inventions describe semiconductor

devices that employ graded dopants and well regions for creating electric fields for aiding and/or limiting the movement of carriers to (or from) the semiconductor surface to (or from) the semiconductor substrate. These inventions improve semiconductor devices by (1) creating faster, more efficient, and more reliable processors, logic devices, DRAM and NAND flash, and image sensors and (2) allowing manufacturers to scale down the feature size of their semiconductor products.

2. Defendants have infringed and continue to infringe six Greenthread patents: U.S. Patent Nos. 8,421,195 (the “195 Patent”), 9,190,502 (the “502 Patent”), 10,510,842 (the “842 Patent”), 10,734,481 (the “481 Patent”), 11,121,222 (the “222 Patent”), and 11,316,014 (the “014 Patent”), (collectively “the Greenthread Patents”), copies of which are attached hereto as Exhibits 1-7, respectively. Defendants have infringed and continue to infringe the Greenthread Patents by:

- a. making, using, selling, offering for sale, and/or importing into the United States, semiconductor devices with infringing graded dopant regions and/or electronic products containing the same;
- b. incorporating or using the above-described semiconductor devices into electronic products such as laptop computers, desktop computers, and mobile workstations.

### **THE PARTIES**

3. Plaintiff Greenthread, LLC (“Greenthread”) is a limited liability company organized and existing under the laws of Texas, having its principal place of business at 7424 Mason Dells Drive, Dallas, Texas 75230-3244.

4. Defendant Sony Semiconductor Solutions Corporation is a corporation organized and existing under the laws of Japan with its headquarters at 4-14-1 Asahi-cho, Atsugi-shi, Kanagawa, Japan.

5. Defendant Sony Semiconductor Manufacturing Corporation is a corporation

organized and existing under the laws of Japan with its headquarters at 4000-1 Haramizu, Kikuyomachi, Kikuchi-gun 869-1102, Japan.

6. Defendant Sony Group Corporation is a corporation organized and existing under the laws of Japan with its headquarters at 1-7-1 Konan Minato-ku, Tokyo, 108-0075 Japan.

7. Defendant Sony Mobile Communications, Inc. is a corporation organized and existing under the laws of Japan with its headquarters at 1-7-1 Konan Minato-ku, Tokyo, 108-0075, Japan.

8. Defendant Sony Interactive Entertainment Inc. is a corporation organized and existing under the laws of Japan with its principal place of business at 1-7-1 Konan Minato-ku, Tokyo, 108-0075, Japan.

9. Defendant Sony Interactive Entertainment LLC is a limited liability company organized and existing under the laws of the state of California.

10. Defendant Sony Corporation of America is a corporation organized and existing under the laws of the state of New York.

11. Defendant Sony Electronics Inc. is a corporation organized and existing under the laws of Delaware.

12. On information and belief, Sony owns and controls the internet domains “sony.com” and “playstation.com.” Sony—upon information and belief—has a regular and established place of business in this District at 5000 Plaza on the Lake, Suite 350, Austin, Texas 78746. Sony further advertises job postings for this District, including positions for a Software Development Engineer and a Data Center Integration Services Manager.

13. Defendant in a related matter, Intel Corporation (“Intel”) is a corporation organized and existing under the laws of the state of Delaware.

14. On information and belief, Intel owns and controls the internet domain “intel.com.”

15. Intel says that it is “proud to call [Austin] Texas home.”<sup>1</sup>

16. Defendant Dell Inc. is a corporation organized under the laws of the state of Delaware, having its principal place of business at One Dell Way, Round Rock, Texas, 78664.

17. Defendant Dell Technologies Inc. is a corporation organized and existing under the laws of Delaware, having its principal place of business at One Dell Way, Round Rock, Texas, 78682.

18. On information and belief, Dell owns and controls the internet domains “dell.com” and “delltechnologies.com.”

### **SUBJECT MATTER JURISDICTION**

19. This court has subject matter jurisdiction over the patent infringement claims asserted in this case under 28 U.S.C. §§ 1331 and 1338(a).

### **PERSONAL JURISDICTION, VENUE, AND JOINDER**

20. Intel has a regular and established places of business in this District, including at 1300 S. Mopac Expressway, Austin, Texas 78746 and at 9442 N Capital of Texas Hwy, Bldg 2, Suite 600, Austin, Texas 78759.

21. Intel is “proud to call [Austin] Texas home.”<sup>2</sup>

22. Intel distributes its products through, among others, Intel authorized “original equipment manufacturers” and Intel authorized “System Manufacturers” as part of the “Intel Partner Alliance.”<sup>3</sup>

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<sup>1</sup> <https://www.intel.com/content/www/us/en/corporate-responsibility/intel-in-texas.html>

<sup>2</sup> <https://www.intel.com/content/www/us/en/corporate-responsibility/intel-in-texas.html>

<sup>3</sup> <https://www.intel.com/content/www/us/en/partner-alliance/membership/overview.html>

23. Dell is an Intel authorized “System Manufacturer[ ],”<sup>4</sup> an Intel authorized “original equipment manufacturer,” and a “Titanium” member of the “Intel Partner Alliance.”<sup>5</sup>

24. Intel directs persons wishing to transact business with Dell relating to Intel products (including Intel Accused Products) to contact Dell in this District at 401 Dell Way Round Rock, TX, 78664.<sup>6</sup>

25. Sony—upon information and belief—has a regular and established place of business in this District at 5000 Plaza on the Lake, Suite 350, Austin, Texas 78746. Sony further advertises job postings for this District, including positions for a Software Development Engineer and a Data Center Integration Services Manager.

26. Dell’s principal place of business is in this District at One Dell Way, Round Rock, TX 78664.<sup>7</sup>

27. “Accused Products” are products accused of meeting the claim limitations of a Greenthread Patent in this suit.

28. “Dell Products,” as used herein, means products made, used, offered for sale, or sold within the United States, and/or imported into the United States by Dell. “Dell Accused Products” are Dell Products accused of meeting the claim limitations of a Greenthread Patent in this suit, including Dell-Intel Accused Products (defined below), the Dell-Micron Accused Products (defined below), the Dell-WD Accused Products (defined below), and the Dell-Sony Accused Products (defined below).

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<sup>4</sup> <https://www.intel.com/content/www/us/en/support/contact-intel.html?tab=system-manufacturers#>

<sup>5</sup> [https://marketplace.intel.com/s/partner/a5S3b0000016OSmEAM/dell-technologies?language=en\\_US&wapkw=dell](https://marketplace.intel.com/s/partner/a5S3b0000016OSmEAM/dell-technologies?language=en_US&wapkw=dell)

<sup>6</sup> [https://marketplace.intel.com/s/partner/a5S3b0000016OSmEAM/dell-technologies?language=en\\_US&wapkw=dell](https://marketplace.intel.com/s/partner/a5S3b0000016OSmEAM/dell-technologies?language=en_US&wapkw=dell)

<sup>7</sup> <https://www.delltechnologies.com/en-us/contactus.htm>

29. “Sony Products,” as used herein, means products made, used, offered for sale, or sold within the United States, and/or imported into the United States by Sony. “Sony Accused Products” are Sony Products accused of meeting the claim limitations of a Greenthread Patent in this suit, including Dell-Sony Accused Products (defined below).

30. Exhibit 8 demonstrating how exemplary Dell-Intel Accused Products, Dell-Micron Accused Products, Dell-WD Accused Products, and Dell-Sony Accused Products and Sony Accused Products meet the claim limitations of Greenthread Patents are herein incorporated by reference.

31. Dell’s online retail store at Dell.com sells, offers for sale, and advertises Accused Products for sale in this District, including the accused exemplary Dell Alienware M15 R6 laptop containing the accused exemplary Intel Core i7 11800H and certain Sony Accused Products.<sup>8</sup>

32. On information and belief, Dell’s online retail store at Dell.com, from which it sells Dell Accused Products, is controlled by Dell from Dell’s facilities in this District.

33. Best Buy is an authorized Dell retailer<sup>9</sup> selling and offering for sale Accused Products<sup>10</sup> (including Dell-Intel Accused Products containing the exemplary Intel Core i7 11800H),<sup>11</sup> in this District, including at 9607 Research Blvd. Suite 500, Austin, TX 78759.

34. Intel approves and authorizes sales of Dell Products through Best Buy.<sup>12</sup>

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<sup>8</sup> <https://www.dell.com/en-us/shop/dell-laptops/alienware-m15-r6-gaming-laptop/spd/alienware-m15-r6-laptop>

<sup>9</sup> [https://www.dell.com/en-us/shop/dell/cp/reseller\\_store\\_locator](https://www.dell.com/en-us/shop/dell/cp/reseller_store_locator)

<sup>10</sup> “Accused Products” are all Intel Accused Products and Dell Accused Products

<sup>11</sup> <https://www.bestbuy.com/site/dell-g15-15-6-fhd-gaming-laptop-intel-core-i7-16gb-memory-nvidia-geforce-rtx-3050-512gb-solid-state-drive-black-dark-shadow-grey/6470463.p?skuId=6470463>

<sup>12</sup> <https://www.intel.com/content/www/us/en/newsroom/news/advancing-chipmaking-4000-steps.html#gs.k3n0p9>; <https://www.intel.com/content/www/us/en/products/docs/devices-systems/laptops/laptop-innovation-program/a-shared-vision-for-the-future-of-computing.html>

35. Costco is an authorized Dell retailer selling and offering for sale Accused Products (including Dell-Intel Accused Products containing the exemplary Intel Core i7 11800H)<sup>13</sup> in this District, including at 10401 Research Blvd, Austin, TX 78759.<sup>14</sup>

36. Sony authorizes and approves sales in the United States of Sony Accused Products in this district through among other outlets, Sony.com, playstation.com, Dell.com, Apple.com, and Best Buy.

37. Sony has authorized sellers and sales representatives that offer and sell products pertinent to this Complaint in this District, including, but not limited to, Best Buy (4627 Jack Kultgen Expressway, Waco, Texas 76706), GameStop (1428 Wooded Acres Drive, Suite 204, Waco, Texas 76710), and Apple Store (3121 Palm Way, Austin, TX 78758 and 2901 S Capital of Texas Highway, Austin, Texas 78746).

38. This Court has personal jurisdiction over Defendants in accordance with the Texas Long Arm Statute, Tex. Civ. Prac. & Rem. Code § 17.042, because, among other things, Defendants have contracted with Texas residents to sell Accused Products in Texas (including Defendants' agreements for Intel to sell Intel Accused Products to Dell), committed other acts of infringement in Texas, and recruited Texas residents for employment.

39. This Court has general personal jurisdiction over Defendants because Dell's principal place of business is in this District and Intel claims to be at "home"<sup>15</sup> in this District.

40. This Court has specific personal jurisdiction over Defendants because they have committed acts within this District giving rise to this action (including acts of infringement) and

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<sup>13</sup> <https://www.costco.com/dell-xps-17-laptop---11th-gen-intel-core-i7-11800h---geforce-rtx-3050---windows-11.product.100808060.html>

<sup>14</sup> [https://www.dell.com/en-us/shop/dell/cp/reseller\\_store\\_locator](https://www.dell.com/en-us/shop/dell/cp/reseller_store_locator)

<sup>15</sup> <https://www.intel.com/content/www/us/en/corporate-responsibility/intel-in-texas.html>

have established minimum contacts with this forum such that the exercise of jurisdiction over Defendants would not offend traditional notions of fair play and substantial justice.

41. Venue is proper in this Court for the Dell Defendants pursuant to 28 U.S.C. §§ 1391 and 1400(b) because the Dell Defendants reside in this District, have regular and established places of business in this district, and have committed acts of infringement in this district.

42. Defendants Sony Semiconductor Solutions Corporation, Sony Semiconductor Manufacturing Corporation, Sony Group Corporation, Sony Mobile Communications, Inc. and Sony Interactive Entertainment Inc. are not residents in the United States and venue is therefore proper under 28 U.S.C. § 1391(c)(3). Further, Sony has committed acts of infringement in this district, including by selling Dell-Sony Accused Products to Dell in this District.

43. Venue is proper for Defendants Sony Interactive Entertainment LLC, Sony Corporation of America, and Sony Electronics Inc. pursuant to 28 U.S.C. §§ 1391 and 1400(b) because Sony has a regular and established place of business in this District and has committed acts of infringement in this District.

44. Joinder of Defendants is proper under 35 U.S.C. § 299, because Greenthread's right to relief arises from the same transactions or occurrences regarding the same Accused Products (such as Intel's sale of Intel Accused Products to Dell) and questions of fact common to all Defendants will arise in this action.

### **THE GREENTHREAD PATENTS**

45. On April 16, 2013, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 8,421,195 ("the '195 Patent"), entitled "Semiconductor Devices with Graded Dopant Regions," listing Dr. Mohan Rao as the inventor, from a patent application filed January



12, 2007. The '195 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>16</sup> filed on September 3, 2004. A true and correct copy of the '195 Patent is attached hereto as Exhibit 1 and incorporated herein by reference.

46. On November 17, 2015, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 9,190,502 ("the '502 Patent"), entitled "Semiconductor Devices with Graded Dopant Regions," listing Dr. Mohan Rao as the inventor, from a patent application filed October 16, 2014. The '502 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>17</sup> filed on September 3, 2004. A true and correct copy of the '502 Patent is attached hereto as Exhibit 2 and incorporated herein by reference.

47. On December 17, 2019, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 10,510,842 ("the '842 Patent"), entitled "Semiconductor Devices with Graded Dopant Regions," listing Dr. Mohan Rao as the inventor, from a patent application filed on May 9, 2017. The '842 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>18</sup> filed on September 3, 2004. A true and correct copy of the '842 Patent is attached hereto as Exhibit 3 and incorporated herein by reference.

48. On August 4, 2020, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 10,734,481 ("the '481 Patent"), entitled "Semiconductor Devices with Graded Dopant Regions," listing Dr. Mohan Rao as the inventor, from a patent application filed on December 17, 2019. The '481 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>19</sup> filed on September 3, 2004. A true and correct copy of the '481 Patent is attached

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<sup>16</sup> Pub. No. US 2006/0049464.

<sup>17</sup> Pub. No. US 2006/0049464.

<sup>18</sup> Pub. No. US 2006/0049464.

<sup>19</sup> Pub. No. US 2006/0049464.

hereto as Exhibit 4 and incorporated herein by reference.

49. On September 14, 2021, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 11,121,222 (“the ’222 Patent”), entitled “Semiconductor Devices with Graded Dopant Regions,” listing Dr. Mohan Rao as the inventor, from a patent application filed on July 27, 2020. The ’222 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>20</sup> filed on September 3, 2004. A true and correct copy of the ’222 Patent is attached hereto as Exhibit 5 and incorporated herein by reference.

50. On April 26, 2022, the U.S. Patent and Trademark Office duly and legally issued U.S. Patent No. 11,316,014 (“the ’014 Patent”), entitled “Semiconductor Devices with Graded Dopant Regions,” listing Dr. Mohan Rao as the inventor, from a patent application filed on July 9, 2021. The ’014 Patent claims priority from U.S. Patent Application No. 10/934,915,<sup>21</sup> filed on September 3, 2004. A true and correct copy of the ’014 Patent is attached hereto as Exhibit 6 and incorporated herein by reference.

51. The ’195, ’502, ’842, ’481, ’222, and ’014 Patents are collectively referred to as the “Greenthread Patents.”

52. Greenthread exclusively owns all rights, title, and interest in the Greenthread Patents necessary to bring this action, including the right to recover past and future damages. Certain of the Greenthread Patents were previously owned by Dr. G.R. Mohan Rao (“Dr. Rao”). On April 27, 2015, Dr. Rao assigned to Greenthread the then-issued Greenthread Patents and all related “continuations, continuations-in-part and extensions of said Applications and Patents and any pending applications or issued patents that directly claim or are amended to claim priority to

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<sup>20</sup> Pub. No. US 2006/0049464.

<sup>21</sup> Pub. No. US 2006/0049464.

any of the Applications or Patents.” Dr. Rao’s assignment was recorded with the U.S. Patent and Trademark Office on May 13, 2015, and again on July 22, 2021, and is attached hereto as Exhibit 7. Greenthread has therefore owned all rights to the Greenthread Patents necessary to bring this action throughout the period of Dell’s and Intel’s infringement and still owns those rights to the Greenthread Patents.

53. Dell and Intel are not currently licensed to practice the Greenthread Patents.

54. The Greenthread Patents are valid and enforceable.

### **FACTUAL BACKGROUND**

55. Dr. G.R. Mohan Rao (“Dr. Rao”), the sole inventor of the Greenthread Patents, has been an innovator in the semiconductor industry since the 1960s. He is a named inventor on more than 100 Patents worldwide and authored numerous technical publications over the last 50 years.

56. In September 1968, Dr. Rao received a Ph.D. in physics with a specialization in electronics from Andhra University in Waltair, India. He then traveled to the United States to attend a graduate program in physics at the University of Cincinnati.

57. After learning of an opportunity to work with Professor William Carr of Southern Methodist University (“SMU”), Dr. Rao transferred to SMU where he earned a Ph.D in Electrical Engineering. While there, he worked in the SMU laboratory with Jack Kilby of Texas Instruments (a pioneering electrical engineer who would later receive a Nobel Prize for his work), on metal-oxide-silicon transistors (“MOS devices”), which are used for switching and amplifying electronic signals in electronic devices. MOS devices form the basis of modern electronics and are the most widely used semiconductor devices in the world. The U.S. Patent and Trademark Office has called this device a “groundbreaking invention that transformed life and culture around the world.”<sup>22</sup> Dr.

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<sup>22</sup> <https://www.uspto.gov/about-us/news-updates/remarks-director-iancu-2019-international-intellectual-property-conference>

Rao built these devices from scratch while a graduate student at SMU.

58. Through his mentor, Jack Kilby, Dr. Rao interviewed with—and was ultimately hired by—Texas Instruments to continue his work on MOS devices in 1972. Dr. Rao worked at Texas Instruments for the next twenty-two years, rising from an engineer to a Senior Fellow. At that time, Texas Instruments had only 12 Senior Fellows out of approximately 20,000 engineers. Eventually, Dr. Rao moved into a management position at Texas Instruments, ultimately becoming a Senior Vice President in 1985.

59. At Texas Instruments, Dr. Rao received his first patent while working in a process and product engineering capacity to solve a production problem with Texas Instruments' 4-kilobit RAM product. That patent was merely the beginning of Dr. Rao's long inventive career. Indeed, from the late 1970s through the mid-1980s, Dr. Rao worked on or managed projects relating to Texas Instruments' 64kb RAM, 256Kb RAM, 1Mb RAM, 4 Mb RAM, EEPROM, SRAM, and microcontrollers. For that work, Dr. Rao received numerous additional U.S. Patents.

60. The USPTO was not the only organization to recognize Dr. Rao's achievements. Some of Dr. Rao's work at Texas Instruments was so remarkable that it has been credited in multiple exhibits in the National Museum of American History at the Smithsonian Institution.<sup>23</sup> For example, the Smithsonian has displayed Texas Instruments' experimental 1-megabit CMOS DRAM, produced in April 1985 under Dr. Rao's leadership, and credited Dr. Rao for the achievement.<sup>24</sup>

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<sup>23</sup> <http://smithsonianchips.si.edu/texas/wafer.htm>

<sup>24</sup> [http://smithsonianchips.si.edu/texas/t\\_360.htm](http://smithsonianchips.si.edu/texas/t_360.htm)



61. In 1994, Dr. Rao left Texas Instruments for Cirrus Logic. During his two-year tenure at Cirrus Logic, he received more U.S. Patents relating to his work on integrated graphics controllers and memory.

62. In 1996, Dr. Rao started a company called Silicon Aquarius. Through a relationship between Silicon Aquarius and Matsushita, Dr. Rao led a design team in working on a 256Mb DRAM chip. After Silicon Aquarius ceased operations, Dr. Rao did consulting work for a number of different consulting companies and devoted much of his free time to thinking about various challenges and problems with which the semiconductor industry had struggled for years.

63. In 2003, Dr. Rao and Philip John founded Greenthread to continue Dr. Rao's pioneering work. A focal point of Dr. Rao's research was poor refresh time and the related problem of how to deal with and control the movement of both wanted and unwanted carriers in semiconductor devices, including memory and logic devices. Dr. Rao realized that graded dopants

could be used to create a “drift layer” and other structures to facilitate the movement—in an upward or downward direction, as appropriate—of carriers from the semiconductor surfaces down into the substrate and vice versa. It was Dr. Rao’s work on this problem that culminated in the Greenthread Patents.

### **INTEL’S INFRINGEMENT**

64. Intel has directly infringed, and continues to infringe, one or more claims of each of the Greenthread Patents through making, using, offering to sell, selling within the United States, and/or importing into the United States semiconductor products that practice the claimed inventions, including Intel Accused CPUs and Intel Accused Flash Memory Products (“Intel Accused Products”).

#### **A. Intel Accused CPUs**

65. The Intel Accused CPUs include all CPUs designed or manufactured (in whole or in part) by Intel, including Intel’s 12<sup>th</sup> generation of semiconductors labeled as “Alder Lake,” Intel’s 11<sup>th</sup> generation of semiconductors labeled as “Tiger Lake,” and Intel’s 10<sup>th</sup> generation of semiconductors labeled as “Comet Lake.” An exemplary list of Intel Accused CPUs is identified in Exhibit 8.

66. As shown in Exhibit 8 the Intel Core i7 11800H CPU meets each and every element of at least one claim of the Greenthread Patents.

67. Upon information and belief, Intel fabricates CPUs using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations. Upon information and belief, the Intel Accused CPUs are in relevant part substantially similar to the exemplary Intel Core i7 11800H, in particular with regard to the manner in which the exemplary Intel Core i7

11800H includes and utilizes regions with graded dopant concentrations. Exhibit 8 is thus illustrative of the manner in which each of the Intel Accused CPUs infringes.

68. Greenthread reserves the right to amend its list of Intel Accused Products, including based on information learned in discovery.

### **B. Intel Accused Flash Memory Products**

69. Intel Accused Flash Memory Products include all flash memory products designed or manufactured (in whole or in part) by Intel. Flash memory products include solid state drives (“SSDs”), microSD/SD cards, and thumb drives.

70. As shown in Exhibit 8 the Micron 16 nm node NAND flash memory meets each and every element of at least one claim of the Greenthread Patents.

71. The exemplary Micron 16 nm node NAND flash memory analyzed in Exhibit 8 bears Intel Die markings and was manufactured by Intel.

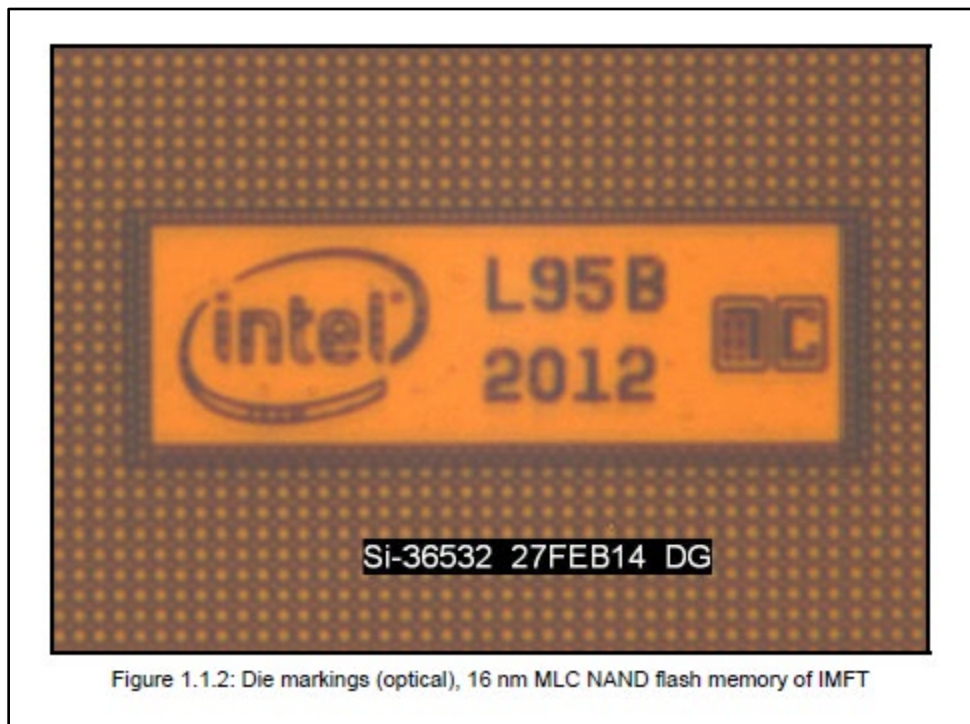


Figure 1.1.2: Die markings (optical), 16 nm MLC NAND flash memory of IMFT

72. Upon information and belief, Intel designs and/or fabricates flash memory products

using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations.

73. Upon information and belief, the Intel Accused Flash Memory Products are in relevant part substantially similar to the exemplary Micron 16 nm node NAND flash memory analyzed in Exhibit 8, in particular with regard to the manner in which the exemplary flash memory product includes and utilizes regions with graded dopant concentrations. Exhibit 8 is thus illustrative of the manner in which each of the Intel Accused Flash Memory Products.

74. Greenthread reserves the right to amend its list of Intel Accused Products, including based on information learned in discovery.

### **SONY'S INFRINGEMENT**

75. Greenthread incorporates by reference the preceding paragraphs as though fully set forth herein. Greenthread further incorporates by reference Exhibit 8, which further details Sony's infringement for each category of Accused Products identified below. As described below Sony infringes the Greenthread Patents by making, using, offering to sell, selling within the United States, and/or importing into the United States the Sony Accused Products, and or inducing others to do the same. Sony does so willfully.

76. Sony Accused Products include all Sony Products containing or comprising Sony Accused Transistors ("Sony Accused Transistor Products") or Sony Accused Image Sensors ("Sony Accused Image Sensor Products"). Sony Accused Transistors include all Sony Products containing or comprising transistors designed or manufactured (in whole or in part) by Sony or its affiliates regardless of how such products are branded. Sony Accused Image Sensors include all Sony Products containing or comprising image sensors designed or manufactured (in whole or in



part) by Sony or its affiliates regardless of how such products are branded.

77. As shown in Exhibit 8, an exemplary Sony image sensor meets each and every element of at least one claim of certain of the Greenthread Patents.

78. As shown in Exhibit 8, an exemplary Sony transistor meets each and every element of at least one claim of the Greenthread Patents.

79. Upon information and belief, Sony fabricates and designs image sensors using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations. Upon information and belief, Sony image sensors are in relevant part substantially similar to the exemplary image sensor shown in Exhibit 8, in particular with regard to the manner in which the exemplary image sensor includes and utilizes regions with graded dopant concentrations. Exhibit 8 is thus illustrative of the manner in which Dell-Sony Accused Products meet the claim limitations of the Greenthread Patents.

80. As shown in Exhibit 8 Sony Accused Image Sensor Products contain Sony Accused Transistors. Therefore, Sony Accused Image Sensor Products are also Sony Accused Transistor Products and practice each and every claim element of the Greenthread Patents based on their use of Sony Accused Transistors.

81. Upon information and belief, Sony fabricates and designs transistors using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations. Upon information and belief, Sony transistors are in relevant part substantially similar to the exemplary transistors shown in Exhibit 8, in particular with regard to the manner in which the exemplary transistors includes and utilizes regions with graded dopant concentrations.

Exhibit 8 is thus illustrative of the manner in which Sony Accused Products meet the claim limitations of the Greenthread Patents.

82. Sony had knowledge of the Greenthread Patents at least through the USPTO's citation of Greenthread's application as prior art during prosecution of Sony's U.S. Patent Nos. 8,035,067 B2, 8,035,067 B2, 7,928,352 B2.

83. Upon information and belief, Sony has infringed, and continues to infringe, one or more claims of certain Greenthread patents through making, using, offering to sell, selling within the United States, and/or importing into the United States Sony Accused Products. For example, numerous modern electronic devices contain transistors and images sensors, Sony Accused Products therefore, include Sony televisions, smart phones, hearing aids, camcorders, projectors, gaming systems, speakers and sound systems. Further, in concert with Apple, Sony causes or induces infringing image sensors in iPhones to be made, used, offered to be sold, sold within the United States, and/or imported into the United States.<sup>25</sup>

84. On information and belief, Sony has had knowledge of its accused infringement, including of iPhone image sensors, since at least the serving of Greenthread's preliminary infringement contentions on Dell, which notified Sony of Greenthread's claims.

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<sup>25</sup> <https://www.macrumors.com/2022/12/13/tim-cook-apple-sony-camera-partnership/>

☐ Add to compare**SALE**

**BRAVIA XR 65" Class X95K 4K HDR Mini LED TV with Google TV (2022)**

Model: XR-65X95K

65"

75"

85"

Est. Shipping Jan 19

**\$1,799.99** ~~\$2,799.99~~

Add to cart

☐ Add to compare**SALE**

**BRAVIA XR 50" Class X90J 4K HDR Full Array LED with Google TV (2021)**

Model: XR-50X90J

50"

55"

65"

75"

Est. Delivery Jan 20-23

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**55" Class X85K 4K HDR LED TV with Google TV (2022)**

Model: KD-55X85K

43"

50"

55"

65"

75"

85"

Est. Shipping Jan 19

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**C10 Self-Fitting OTC Hearing Aids**

Model: CRE-C10

Est. Delivery Jan 20-23

**\$999.99**

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
**E10 Self-Fitting OTC Hearing Aids**

Model: CRE-E10

Est. Delivery Jan 20-23

**\$1,299.99**

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


**PS5 Hardware**

## PlayStation®5 Console

**\$499<sup>99</sup>**


**Storage:** 825GB




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
The PS5™ console unleashes new gaming possibilities that you never anticipated.

Experience lightning-fast loading with an ultra-high speed SSD, ... [+ more](#)

**Add** 



**Xperia 5 IV – 5G<sup>1</sup>, 8GB RAM, 128GB Smartphone, 6.1" FHD 120Hz HDR OLED Display<sup>2</sup>, 4K HDR 120fps video recording<sup>4</sup> on all rear cameras**  
Model: Xperia 5 IV




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
Est. Delivery Jan 20-23

**\$999.99**

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**Case with Stand for Xperia 5 IV**  
Model: Case for Xperia 5 IV




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
Est. Delivery Jan 20-23

**\$34.99**

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**SALE**  
**Xperia 1 IV 512GB, bright 6.5" 4K 120Hz HDR OLED, 4K 120fps HDR video, true optical zoom, 5G**  
Model: Xperia 1 IV



Black

Est. Delivery Jan 20-23

**\$1,399.99** ~~\$1,599.99~~

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### **DELL'S INFRINGEMENT**

85. Greenthread incorporates by reference the preceding paragraphs as though fully set forth herein. Greenthread further incorporates by reference Exhibit 8, which further detail Dell's

infringement for each category of Accused Products identified below. As described below Dell infringes the Greenthread Patents by making, using, offering to sell, selling within the United States, and/or importing into the United States the Dell Accused Products, which include at least Dell-Intel Accused Products (defined below), the Dell-Micron Accused Products (defined below), the Dell-WD Accused Products (defined below), and the Dell-Sony Accused Products (defined below).

#### **A. Dell-Intel Accused Products**

86. In concert with Intel, through the “Intel Partner Alliance,” Dell incorporates many Intel Accused CPUs and Intel Accused Flash Memory Products (“Intel Accused Products”) into Dell Products and/or many Dell Products comprise Intel Accused Products. Dell Products incorporating or comprising Intel Accused Products are the “Dell-Intel Accused Products,” regardless of how such products are branded.

87. For example, the Intel Core i7 11800H analyzed in Exhibit 8 was obtained from a Dell Alienware M15 R6 laptop purchased in the United States. That same laptop included flash memory manufactured by Intel, as shown below. The laptop is therefore a Dell-Intel Accused Product both because it incorporates an Accused Intel CPU and because it incorporates an Intel Accused Flash Memory Product. By way of further example, Dell incorporates the Intel Core i7 11800H into other Dell Products, including Inspiron, New Inspiron, XPS, New XPS, G15, and Alienware laptops. Such Dell Products are Dell-Intel Accused Products. An exemplary list of Dell-Intel Accused Products is identified in Exhibit 8.



88. Dell has directly infringed, and continues to infringe, one or more claims of each of the Greenthread Patents through making, using, offering to sell, selling within, and/or importing into the United States Dell-Intel Accused Products, including the exemplary Dell Alienware M15 R6 laptop. Greenthread reserves the right to amend its list of Dell-Intel Accused Products, including based on information learned in discovery.

#### **B. Dell-Micron Accused Products**

89. Dell-Micron Accused Products include all Dell Products containing or comprising flash memory or dynamic random access memories (DRAM) designed or manufactured (in whole or in part) by Micron Technology, Inc., Micron Semiconductor Products, Inc., Micron Technology Texas, LLC and/or their affiliates (“Micron”) regardless of how such products are branded. Accused Micron products include SSDs, microSD/SD cards, and thumb drives.

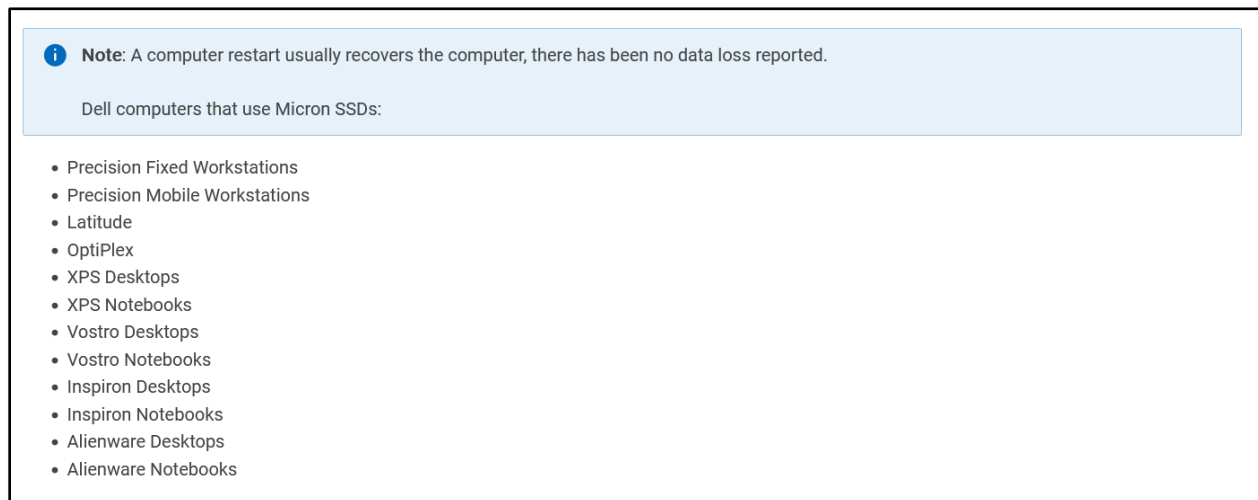
90. As shown in Exhibit 8, the exemplary Micron 16 nm node NAND flash memory meets each and every element of at least one claim of the Greenthread Patents.

91. Upon information and belief, Micron fabricates and designs flash memory and DRAM using similar designs according to a limited number of processes, many or all of which

utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations. Upon information and belief, the Micron flash memory products are in relevant part substantially similar to the exemplary Micron 16 nm node NAND flash memory and DRAM shown in Exhibit 8, particularly with regard to the manner in which the exemplary Micron 16 nm node flash memory and DRAM includes and utilizes regions with graded dopant concentrations. Exhibit 8 is thus illustrative of the manner in which Dell-Micron Accused Products meet the claim limitations of the Greenthread Patents.

92. Upon information and belief, Dell has infringed, and continues to infringe, one or more claims of each of the Greenthread patents through making, using, offering to sell, selling within the United States, and/or importing into the United States Dell-Micron Accused Products.

93. For example, Dell's website states that numerous Dell PCs incorporate Micron DRAM and SSDs:<sup>26</sup>



94. The Dell-Micron Accused Products include Precision Fixed Workstations, Precision Mobile Workstations, Latitude, Optiplex, XPS Desktops, XPS Notebooks, Vostro

<sup>26</sup> <https://www.dell.com/support/kbdoc/en-nz/000126687/micron-2200s-pcie-nvme-ssds-exhibit-intermittent-bsod-and-drive-detection-errors>

Desktops, Inspiron Desktops, Inspiron Netbooks, Alienware Desktops, and Alienware Notebooks.

**C. Dell-WD Accused Products**

95. Dell-WD Accused Products include all Dell Products containing or comprising flash memory designed or manufactured (in whole or in part) by Western Digital Corporation, Western Digital Technologies, Inc., HGST, Inc., SanDisk LLC, SanDisk Holdings LLC, SanDisk Technologies LLC and/or their affiliates (“Western Digital” or “WD”) regardless of how such products are branded. Flash memory products include SSDs, microSD/SD cards, and thumb drives.

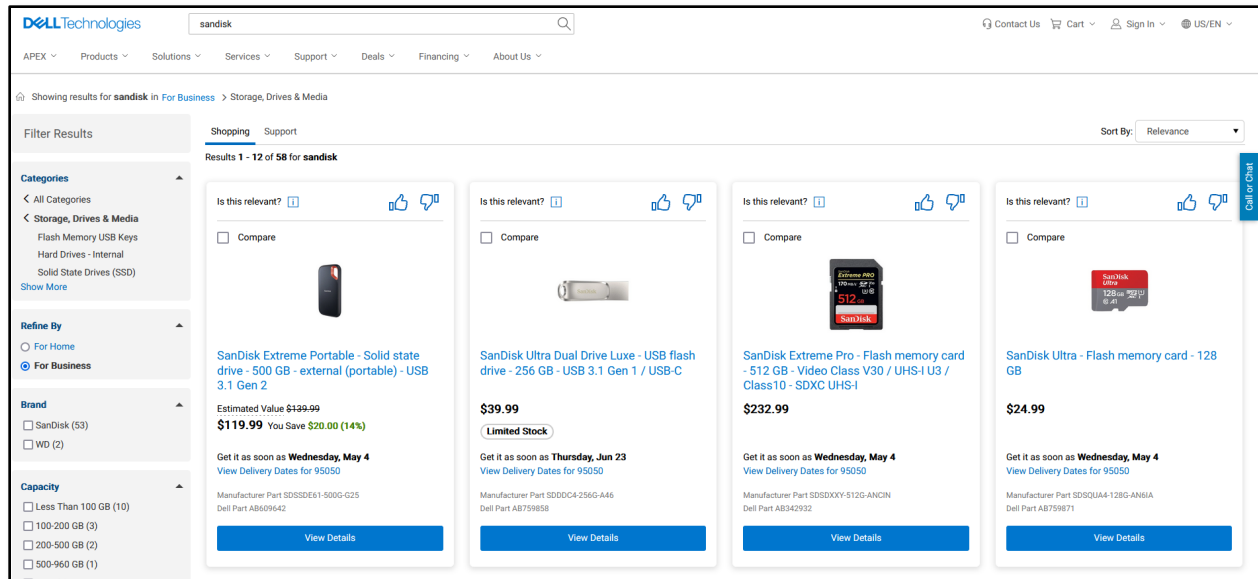
96. As shown in Exhibit 8, the SanDisk 15 nm 16 GB NAND flash memory meets each and every element of at least one claim of the Greenthread Patents.

97. Upon information and belief, WD fabricates and designs flash memory using similar designs according to a limited number of processes, many or all of which utilize substantially similar process steps, including process steps for creating regions with graded dopant concentrations. Upon information and belief, WD flash memory products are in relevant part substantially similar to the exemplary SanDisk 15 nm 16 GB NAND flash memory shown in Exhibit 8, in particular with regard to the manner in which the exemplary SanDisk 15 nm 16 GB NAND flash memory includes and utilizes regions with graded dopant concentrations. Exhibit 8 is thus illustrative of the manner in which Dell-WD Accused Products meet the claim limitations of the Greenthread Patents.

98. Upon information and belief, Dell has infringed, and continues to infringe, one or more claims of each of the Greenthread patents through making, using, offering to sell, selling within the United States, and/or importing into the United States Dell-WD Accused Products.

99. For example, Dell’s website advertises dozens of Dell-WD Accused Products.





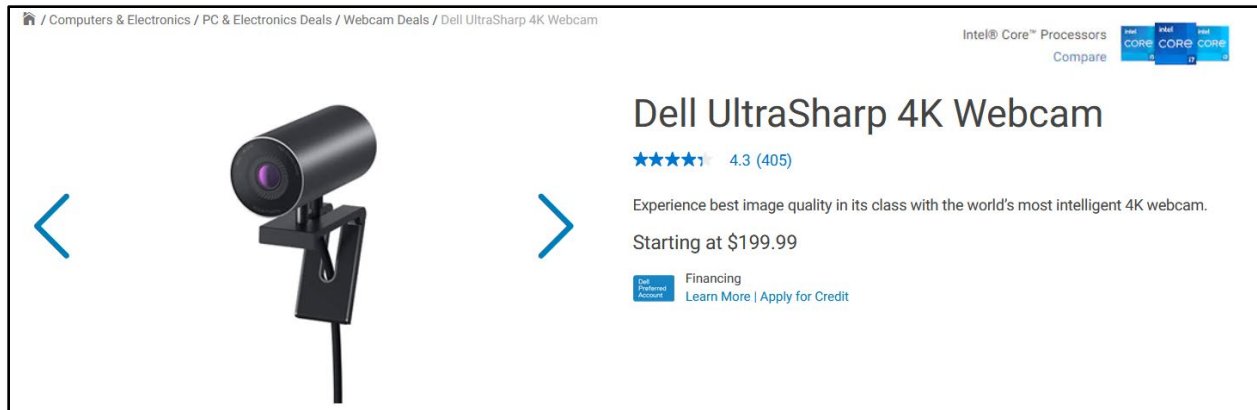
100. An exemplary list of Dell-WD Accused Products is identified in Exhibit 8. Greenthread reserves the right to amend its list of Dell-WD Accused Products, including based on information learned in discovery.

#### D. Dell-Sony Accused Products

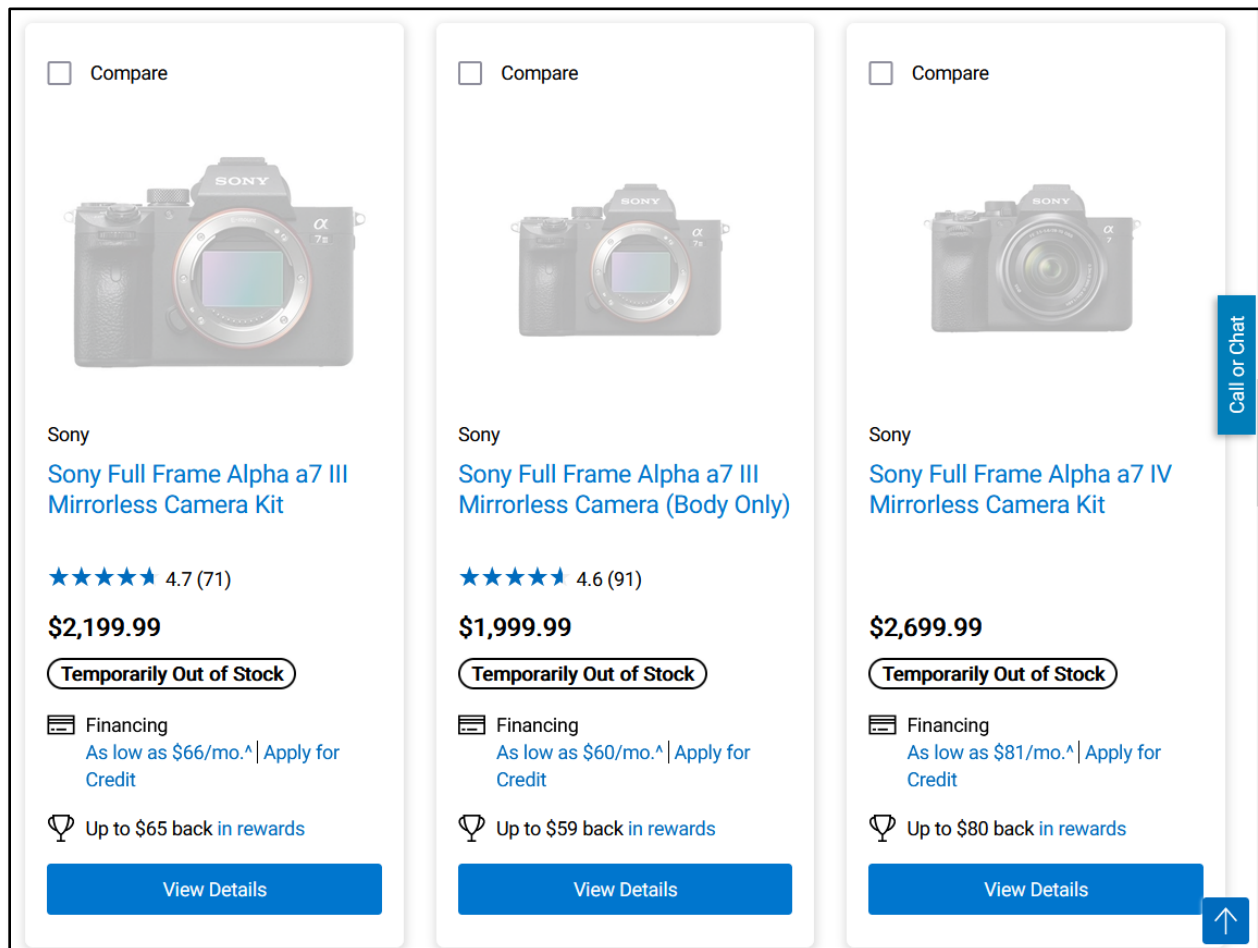
101. Dell-Sony Accused Products include all Dell Products containing or comprising Sony Accused Products.

102. Upon information and belief, Dell has infringed, and continues to infringe, one or more claims of certain Greenthread patents through making, using, offering to sell, selling within the United States, and/or importing into the United States Dell-Sony Accused Products. Upon information and belief, Sony and Dell jointly develop, manufacture, import and market Accused Sony-Dell products. For example, Dell advertises its “Dell UltraSharp Webcam” as having “a large 4K Sony STARVIS™ CMOS sensor.”<sup>27</sup> Upon information and belief the same and similar webcams incorporate Sony Accused Transistors.

<sup>27</sup> <https://deals.dell.com/en-us/productdetail/e48b>



103. Dell also advertises for sale other products containing Sony image sensors and transistors.



104. Upon information and belief, Dell also incorporates further Sony image sensors and transistors into other Dell Products, such as webcams, that Dell integrates into Dell laptops,

desktops, and other computing devices. Greenthread reserves the right to amend its list of Dell-Sony Accused Products, including based on information learned in discovery.

**COUNT I: INFRINGEMENT OF U.S. PATENT NO. 8,421,195**

105. Greenthread incorporates by reference and re-alleges all of the foregoing paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

106. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

107. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

108. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '195 patent.

109. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Dell-Intel Accused Products, Dell-Micron Accused Products, and Dell-WD Accused Products.

110. As alleged above, Intel has and continues to infringe at least one claim of the '195 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products. As alleged above, Dell has and continues to infringe at least one claim of the '195 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

111. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

**COUNT II: INFRINGEMENT OF U.S. PATENT NO. 9,190,502**

112. Greenthread incorporates by reference and re-alleges all of the foregoing paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

113. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

114. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

115. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '502 patent.

116. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Dell-Intel Accused Products, Dell-Micron Accused Products, and Dell-WD Accused Products.

117. As alleged above, Intel has and continues to infringe at least one claim of the '502 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products. As alleged above, Dell has and continues to infringe at least one claim of the '502 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

118. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

**COUNT III: INFRINGEMENT OF U.S. PATENT NO. 10,510,842**

119. Greenthread incorporates by reference and re-alleges all of the foregoing

paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

120. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

121. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

122. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '842 patent.

123. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Sony Accused Products, Dell-Intel Accused Products, Dell-Micron Accused Products, Dell-WD Accused Products, and Dell-Sony Accused Products.

124. As alleged above, Intel has and continues to infringe at least one claim of the '842 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products.

125. As alleged above, Intel has and continues to infringe at least one claim of the '842 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products or inducing others to do the same. Sony's infringement is and continues to be willful.

126. As alleged above, Dell has and continues to infringe at least one claim of the '842 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

127. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

**COUNT IV: INFRINGEMENT OF U.S. PATENT NO. 10,734,481**

128. Greenthread incorporates by reference and re-alleges all of the foregoing paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

129. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

130. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

131. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '841 patent.

132. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Sony Accused Products, Dell-Intel Accused Products, Dell-Micron Accused Products, Dell-WD Accused Products, and Dell-Sony Accused Products.

133. As alleged above, Intel has and continues to infringe at least one claim of the '841 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products.

134. As alleged above, Intel has and continues to infringe at least one claim of the '841 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products or inducing others to do the same. Sony's infringement

is and continues to be willful.

135. As alleged above, Dell has and continues to infringe at least one claim of the '841 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

136. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

**COUNT V: INFRINGEMENT OF U.S. PATENT NO. 11,121,222**

137. Greenthread incorporates by reference and re-alleges all of the foregoing paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

138. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

139. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

140. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '222 patent.

141. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Sony Accused Products, Dell-Intel Accused Products, Dell-Micron Accused Products, Dell-WD Accused Products, and Dell-Sony Accused Products.

142. As alleged above, Intel has and continues to infringe at least one claim of the '222 patent by making, using, offering to sell, selling within the United States, and/or importing into

the United States Intel Accused Products.

143. As alleged above, Intel has and continues to infringe at least one claim of the '222 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products or inducing others to do the same. Sony's infringement is and continues to be willful.

144. As alleged above, Dell has and continues to infringe at least one claim of the '222 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

145. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

**COUNT VI: INFRINGEMENT OF U.S. PATENT NO. 11,316,014**

146. Greenthread incorporates by reference and re-alleges all of the foregoing paragraphs of this Complaint and exhibits attached hereto as if fully set forth herein.

147. The following allegations are based on publicly available information and a reasonable investigation of the structure and operation of the Accused Products. Greenthread reserves the right to modify this description, including, for example, on the basis of information about the Accused Products that it obtains during discovery.

148. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

149. As alleged above and in Exhibit 8, the products analyzed in Exhibit 8 meet each and every one of the claim limitations of at least one claim of the '014 patent.

150. As alleged above, the products analyzed in Exhibit 8 are exemplary of the Intel Accused CPUs, Intel Accused Flash Memory Products, Sony Accused Products, Dell-Intel



Accused Products, Dell-Micron Accused Products, Dell-WD Accused Products, and Dell-Sony Accused Products.

151. As alleged above, Intel has and continues to infringe at least one claim of the '014 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products.

152. As alleged above, Intel has and continues to infringe at least one claim of the '014 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Intel Accused Products or inducing others to do the same. Sony's infringement is and continues to be willful.

153. As alleged above, Dell has and continues to infringe at least one claim of the '014 patent by making, using, offering to sell, selling within the United States, and/or importing into the United States Dell Accused Products.

154. Defendants' infringement has damaged and continues to damage Greenthread in an amount yet to be determined, of at least a reasonable royalty.

### **DAMAGES**

155. As a result of Defendants' acts of infringement, Greenthread has suffered and continues to suffer actual and consequential damages. However, Greenthread does not yet know the full extent of the infringement and the amount of damages cannot be ascertained except through discovery and special accounting. To the fullest extent permitted by law, Greenthread seeks recovery of damages at least for reasonable royalties, unjust enrichment, and benefits received by Defendants as a result of using the patented technology. Greenthread further seeks any other damages to which Greenthread is entitled under law or in equity, including enhanced damages for Sony's willful infringement.

**DEMAND FOR JURY TRIAL**

156. Greenthread hereby demands a jury trial for all issues so triable.

**PRAYER FOR RELIEF**

WHEREFORE, Greenthread respectfully requests that this Court enter judgment in its favor as follows:

A. That Judgment be entered that Defendants have infringed one or more claims of the Greenthread Patents, literally and under the doctrine of equivalents;

B. That, in accordance with 35 U.S.C. § 283, Defendants and all its affiliates, employees, agents, officers, directors, attorneys, successors, and assigns and all those acting on behalf of or in active concert or participation with any of them, be preliminarily and permanently enjoined from (1) infringing the Greenthread Patents and (2) making, using, selling, and offering for sale, or importing into the United States, the Accused Products;

C. An award of damages sufficient to compensate Greenthread for Defendants' infringement under 35 U.S.C. § 284;

D. That the case be found exceptional under 35 U.S.C. § 285 and that Greenthread be awarded its reasonable attorneys' fees;

E. Costs and expenses in this action;

F. Damages for pre-issuance infringement under 154(d);

G. An award of prejudgment and post-judgment interest; and

Such other and further relief as the Court may deem just and proper.

Dated: January 23, 2023.

**McKool Smith, P.C.**

/s/ Alan L. Whitehurst

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***ATTORNEYS FOR PLAINTIFF  
GREENTHREAD, LLC***

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above and foregoing document has been served on all counsel of record via the Court's ECF system on January 23, 2023.

/s/ Alan L. Whitehurst

Alan L. Whitehurst